

DECLARATION, POWER OF ATTORNEY, AND PETITION

Attorney Docket N .: HOE-670

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As a below named inventor, I hereby declare that:

My residence, mailing address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

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		SURGICAL CLIP	•				
the specification of which is attached hereto unless the following box is checked:							
[X] was filed on Number							
	tate that I have reviewe amendment referred to	ed and understand the contents of the a above.	above-identified specification, includi	ng the claims,			
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.							
I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed:							
			Pri	ority Claimed			
199 35 418.9	Germany	July 28, 1999	. [X] []			
(Number)	(Country)	Month/Day/Year Fi	led	Yes No			
I hereby of listed below.	claim the benefit under	Title 35, United States Code, §119((e) of any United States provisional	application(s)			
(Application Numbe	r)	(Filing Date) - Month/Day/Ye	ar				
application designati application is not dis of 35 U.S.C. 112, I	ng the United States on closed in the prior Uni- acknowledge the duty	35 U.S.C. 120 of any United States f America, listed below and, insofar at ted States or PCT international applicate to disclose information which is material at the of the prior application and the	as the subject matter of each of the ation in the manner provided by the fierial to patentability as defined in 37	claims of this irst paragraph C.F.R. 1.56			
U.S. Parent Applica		Parent Filing Date	Parent Patent Number				
or PCT Parent Nur PCT/EP00/06126	nuer	(MM/DD/YYYY) June 30, 2000	(if applicable)				
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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from Hoeger, Stellrecht & Partners, Uhlandstr, 14 c, D-70182, Stuttgart, Germany, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

And I hereby appoint: Barry R. Lipsitz, Registration No. 28,637 and Douglas M. McAllister, Registration No. 37,886, of the firm of Barry R. Lipsitz, Attorney at Law, 755 Main Street, Bldg. 8, Monroe, Connecticut 06468, Telephone (203) 459-0200, my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Direct all correspondence to: Customer Number or Bar Code Label:

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PATENT & TRADEMARK OFFICE

Wherefore I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the foregoing specification and claims, declaration, power of attorney, and this petition.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of s	ole or first inventor:	Gebhard Given Name (first an	nd middle, if any)	Heremann Jamily Name or Surname
Inventor's Signatu	ıre		Date:	February 28,2002
Residence	Irndorf	Germany		Germany
	(City)	(State or I	Citizenship Foreign Country)	:
Mailing Address	Dellenweg 7, DE-78597 Ir	ndorf, Germany		
			(State & Zip Code/Cour	ntry)
Full name of second inventor:		Markus		Nesper
Inventor's Signatu	re Markur N	/ .	•	Family Name or Surname Fubruary 28,2002
Residence	Tuttlingen	Germany		Germany
	(City)	(State or F	oreign Country)	
Mailing Address _	Rotestrasse 23, DE-78532	Tuttlingen, Germany		·
	(Street Address)	(City)	(State & Zip Code/Coun	ntry)

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Full name of third inventor:		Dieter	Weisshaupt		
Inventor's Signatu	ire lieber lu	Given Name (first a	Date: Telacary, 28, 200		
	Immendingen	Germany	Germany		
Residence			Citizenship:		
	(City)	(State or	Foreign Country)		
Mailing Address	Bachzimmerer Oesch 10, DE-78194 Immendingen, Germany				
-	(Street Address)) (City)	(State & Zip Code/Country)		